UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

IN RE: PARAGARD PRODUCTS LIABILITY LITIGATION	: MDL DOCKET NO. 2974
This document relates to:	1:20-md-02974-LMM
DOMINIKA SHORT	
vs. TEVA PHARMACEUTICALS USA, INC., TEVA BRANDED PHARMACEUTICAL PRODUCTS R&D, INC., TEVA WOMEN'S HEALTH LLC; THE COOPER COMPANIES, INC; & COOPERSURGICAL, INC.	Civil Action No.:
SHORT FORM	COMPLAINT
Come(s) now the Plaintiff(s) name	ned below, and for her/their Complaint
against the Defendant(s) named below, inc	corporate(s) the Second Amended Master
Personal Injury Complaint (Doc. No.	79), in MDL No. 2974 by reference.
Plaintiff(s) further plead(s) as follows:	
1. Name of Plaintiff placed with	Paragard:
Dominika Rose	Short
2. Name of Plaintiff's Spouse (i	f a party to the case):

and capacity (i.e., administrator, executor, guardian, conservator): N/A
State of Residence of each Plaintiff (including any Plaintiff in representative capacity) at time of filing of Plaintiff's original complaint: Oregon
State of Residence of each Plaintiff at the time of Paragard placement Utah
State of Residence of each Plaintiff at the time of Paragard removal: Oregon
District Court and Division in which personal jurisdiction and venue would be proper: District of Oregon, Eugene Division
Defendants. (Check one or more of the following five (5) Defendant against whom Plaintiff's Complaint is made. The following five (5) Defendants are the only defendants against whom a Short Form Complaint may be filed. No other entity may be added as a defendant

in a Short Form Complaint.):

	A. Teva Pharmaceuticals USA, Inc.
	B. Teva Women's Health, LLC
	C. Teva Branded Pharmaceutical Products R&D, Inc.
	D. The Cooper Companies, Inc.
	E. CooperSurgical, Inc.
9.	Basis of Jurisdiction
/	Diversity of Citizenship (28 U.S.C. § 1332(a))
	Other (if Other, identify below):
	
10.	

Date(s) Plaintiff had Paragard placed (DD/MM/YYYY)	Placing Physician(s) or other Health Care Provider (include City and State)	Date Plaintiff's Paragard was Removed (DD/MM/YYYY)* *If multiple removal(s) or attempted removal procedures, list date of each separately.	Removal Physician(s) or other Health Care Provider (include City and State)** **If multiple removal(s) or attempted removal procedures, list information separately.
07/2014	U Of U Health Madsen Health Center 555 Foothill Dr. Salt Lake City, UT 84112	03/12/2021- partial removal 3/17/2021- Ultrasound pelvis 04/14/2021- hysteroscopy 4/23/2021- Ultrasound pelvis	Bend Gynecology 1102 NE 4th St Bend, OR 97701

alleges bre	akage	e (otne	i illa	n unead	of sumg of	eakage) o	f he
upon remo	oval.						
					_	during surgic	al f/u
discomfort fro	om ret	ained IU	D arn	n, still uns	ure of location	; reduced fe	rtility
reserves	her	right	to	allege	additional	injuries	and
tions speci	fic to	her.					
dentificati	on:						
umber of F	Paraos	ard nlad	ced i	n Plaint	iff (if now k	nown).	
						,	
ou obtair	n yo	ur Par	agar	d from	anyone o	ther than	the
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S		1		J	C		
the Maste	er Coi	nplaint	t bro	ught by	Plaintiff(s):		
the Maste		•		•	Plaintiff(s):		
	bility	/ Desig	gn D	efect	Plaintiff(s):		
Strict Lia – Strict Lia	bility ability	/ Desig / / Fail	gn D ure t	efect o Warn			
Strict Lia Strict Lia Strict Lia	bility ability iabilit	/ Desig / / Fail	gn D ure t	efect o Warn			
Strict Lia Strict Lia Strict Lia Neglige	bility ability iabilit ence	/ Desig / / Failt y / Ma	gn D ure t nufa	efect o Warn cturing		ect	
	ement of inainful removal discomfort from the reserves tions specification and the reserves dentification and the reserves d	ement of injury(ainful removal proceduscomfort from retained reserves here tions specific to dentification: umber of Paraga you obtain you aCare Provider vis	ement of injury(ies) Plainful removal process, plaint discomfort from retained IU reserves her right tions specific to her. dentification: umber of Paragard plantou obtain your Paragard pla	ement of injury(ies) Plaintianful removal process, plaintiff unadiscomfort from retained IUD armover reserves her right to tions specific to her. dentification: umber of Paragard placed in a control of the provider who placed in the place	ement of injury(ies) Plaintiff is clarational removal process, plaintiff unable to recediscomfort from retained IUD arm, still unsures reserves her right to allege tions specific to her. dentification: umber of Paragard placed in Plaint round obtain your Paragard from a Care Provider who placed your Paragard services.	ement of injury(ies) Plaintiff is claiming: ainful removal process, plaintiff unable to receive anesthesia discomfort from retained IUD arm, still unsure of location reserves her right to allege additional tions specific to her. dentification: umber of Paragard placed in Plaintiff (if now k you obtain your Paragard from anyone of a Care Provider who placed your Paragard: s	ement of injury(ies) Plaintiff is claiming: ainful removal process, plaintiff unable to receive anesthesia during surgic discomfort from retained IUD arm, still unsure of location; reduced fet reserves her right to allege additional injuries tions specific to her. dentification: umber of Paragard placed in Plaintiff (if now known): you obtain your Paragard from anyone other than aCare Provider who placed your Paragard:

	Cour	nt IX – Negligent Misrepresentation
'	Cour	nt X – Breach of Express Warranty
/	Cour	nt XI – Breach of Implied Warranty
V	Cour	nt XII – Violation of Consumer Protection Laws
/	Cour	nt XIII – Gross Negligence
/	Cour	nt XIV – Unjust Enrichment
/	Cour	nt XV – Punitive Damages
	Cour	nt XVI – Loss of Consortium
	Othe	r Count(s) (Please state factual and legal basis for other claims
15.	"Tol	ling/Fraudulent Concealment" allegations:
15.	"Tol	ling/Fraudulent Concealment" allegations: Is Plaintiff alleging "Tolling/Fraudulent Concealment"?
15.		
15.		Is Plaintiff alleging "Tolling/Fraudulent Concealment"?
15.		Is Plaintiff alleging "Tolling/Fraudulent Concealment"? Yes
15.	a.	Is Plaintiff alleging "Tolling/Fraudulent Concealment"? Yes No
15.	a.	Is Plaintiff alleging "Tolling/Fraudulent Concealment"? Yes No If Plaintiff is alleging "tolling/fraudulent concealment" beyond
15.	a.	Is Plaintiff alleging "Tolling/Fraudulent Concealment"? Yes No If Plaintiff is alleging "tolling/fraudulent concealment" beyond the facts alleged in the Master Complaint, please state the facts

16.		nt VII (Fraud & Deceit) and Count VIII (Fraud by Omission) gations:
	a.	Is Plaintiff is bringing a claim under Count VII (Fraud &
		Deceit), Count VIII (Fraud by Omission), and/or any other claim
		for fraud or misrepresentation?
		Yes
		No
	<u></u> b.	If Yes, the following information must be provided (in
		accordance with Federal Rule of Civil Procedure 8 and/or 9,
		and/or with pleading requirements applicable to Plaintiff's state
		law claims):
	i.	The alleged statement(s) of material fact that Plaintiff alleges was false: ParaGard could be safely removed at any time and was as safe or safer than other
		products on the market. Failed to disclose ParaGard is prone to break in utero and upon removal.
	ii.	Who allegedly made the statement: Defendants through their employees,
	11.	sales representatives, marketing materials, labels, media, and other communications.
	iii.	To whom the statement was allegedly made:Plaintiff and her healthcare providers.
	iv.	The date(s) on which the statement was allegedly made: At insertion, removal, and other various dates both prior to and after Plaintiff's implant.
17.	If Pl	aintiff is bringing any claim for manufacturing defect and alleging
	facts	beyond those contained in the Master Complaint, the following
	infor	rmation must be provided:
	a.	What does Plaintiff allege is the manufacturing defect in her
		Paragard?

	nd:
ury Trial is	s demanded as to all counts
fury Trial is	s NOT demanded as to any count

Attorney(s) for Plaintiff

Address, phone number, email address and Bar information:

Jack Griffith Rutherford (CA Bar No. 268669, LA Bar No. 34968) Rutherford Law PC 2811 ½ 2nd Ave. Los Angeles, CA 90018 jgr@rfordlaw.com 323.539.7737